

Fax: 41-22-740-14-35 VERY URGENT! For Dossier of Appl. PCT/EP02/02302 "End of AIDS for General Virology, based on profound science as protein folding: safe vaccines, universal antimicrobial means, mad cow end."

Mr. Kamel Idris (personally) Dr. Y. Zagayansky, Entraide, 22 rue Ste Marthe 75010 Paris
General Director of World International Paris, 28th May 2004

Patent Organization, Geneva

WITHOUT DOUBT UNLAWFUL, ISA "SEARCH", MADE AS INTENTIONAL CRIMINAL SABOTAGE OF PCT CONVENTION, NOT ACCORDING TO PCT LAW, BUT FORMALLY OPENLY OPPOSITELY, MUST BE CANCELED BY SUPERVISING [Art. 1(1), 51(1)] WIPO: DISCIPLINARY PENALTY CRIME OF INTENTIONAL SABOTAGE, IGNORING PCT CONVENTION! MUST BE DONE TOO.

Dear General Director! Demonstrating complete absence of law, Governmental EPO made "Search" Oppositely to written law for this Medicinal Application of century with end of AIDS, cancer, mad cow etc. Since June 03, with help of Mrs. M. Godbersen (IB), I received (03/09/03) finally letter without any (of course) concrete explanation of simple sabotage with intentionally falsified half of signature from Director 1521 EPO Search (see below) (who must be judged for this anyway!). In spite of my clear evident answer I had no any answer neither from EPO, nor from WIPO during very long time. Only, justly in writing this letter, I received (26.05.04.) very strange letter of EPO Vice-Director, again without impossible explanation only because it is evidently impossible as anyone will surprise by simplicity of excess of arbitrary from below:

§1. Simply oppositely!!! to Ignored PCT Convention [cited by EPO, Rule 39(i) PCT], EPO does not search claims 1, 2, 6 and 10 "as scientific theories" in knowing that this Rule obliges to make this Search according to PCT Guidelines (§9.05 in reference to this Rule!): "When viewing claims as a whole, if theories are applied or implemented to produce a practical application or to have technical character, search is required". Consequently, partial "Search" of sole claim 3, made without claims 1 and 2 is null and THIS SEARCH DOES NOT EXIST AT ALL!

§2. Directly oppositely to ignored law, EPO does not search claims 4, 5, 7-9, 11, 12 as generally for "large number of possible compounds" for use in therapy method. But directly according to law [cited in all these claims Art. 52(4)], in EPC (itself) (Art. 52), there are specially given references, obliging EPO to make search of the process of therapeutic method for being new and inventive with always given by me examples of substances for manufacture of such medicaments. It is too primitive sabotage in Medicine (AIDS, cancer, mad cow) based on processes "upon living things" ("PCT Guidelines" §5.12). Moreover, Search of above claims must be done with basic scientific theories (§1) as a whole [Rule 39(i) PCT].

§3. And the above (§1, 2) was "the reason" of demonstrative sabotage of all Search! and, of course (see also §5), of cynic absence of impossible explanations. But "problem" became urgent: I must enter in many National stages without Search (instead of best Search for XXI century preparations) due to only demonstrative sabotage to Search oppositely to PCT against initial PCT Request!

§4. UP TO EPO: EPO is obliged to do this Urgent Search (a) with original text (even with better! (simult) or (b) with text certainly insignificantly modified (for EPO, too) or (c) with original and after this with little modified text: UP TO EPO: it is not TOO PRIMITIVE obstacle and EPO asked nothing else during "Search" (§1).

§5. EPO responsible persons (Chief of Unity and Vice-President) wrote that "there is no provision for review or appeal" at International phase. It is too simple open misinformation. "EPO must, in carrying out international Search, be guided by the PCT Search Guidelines" (EPO Guidelines §BIII-4.4, "Case Law of Boards of Appeal of EPO" §IX.C.1). And these Guidelines obliges EPO (§1.04): "Review of action of the Authority (ISA) should take place when "such review is provided for under the applicable national law and practice". Wherein National EPO law stipulates: "Any decision of departments of the EPO are subject to review before a Board of Appeal" ("EPO Guidelines" General Introduction §3.2). Independently DE FACTO, it is ALSO directly confirmed by EPO Law ("Case Law", p.574): "There is no obstacle to making use of appeal procedures provided for under the EPC to supplement the provisions of the PCT" (with EPO as Designated Office too). Moreover, "all (according to EPO: EPO is 100% included) PCT authorities in fact accept and duly consider any request for reconsideration" ""Case Law", p.574). Y. Zagayansky

But MOREOVER, the given EPO misinformation a priori CANNOT take place! With the same obvious §1,

(both pages are signed) Y. Zagayansky

2, at the same good text and THE SAME very good claims, EPO National phase must have good complete Search (as with any other good Application even with OBJECTIVE EPO errors) without additional payment. So by criminal intentional sabotage, I MUST lose International Search for all countries (without any my fault????), that will be good only at EPO National stage. It is impossible and incredible a priori, that is confirmed by above LAW!

But moreover, at intentional penal Totalitarian, ignoring PCT Convention (it means of Request!! and WIPO must immediately stop the ignoring of PCT Law) (§1, 2), the Disciplinary Board of Appeal ("Law case" VIII-3.1.) punishes such crime too: "As such these provisions ("European Convention of Protection of Human Rights") should be considered part of the legal system of this Organization (EPO) and should be observed by all its departments" (wherein "penalty" must be "proportionate to the seriousness of the charges": millions of euros and Crime against Humanity, justly).

SO THE "PROBLEM" IS ONLY IN §1 and 2, that are too obvious formally. And justly the EPO SPECIALISTS EXPRESSIVELY do not discuss it at all because, OF COURSE, it is impossibly evident! Thank you very much for stopping of intentional criminal Brigandage, wherein WIPO is also responsible for above demonstrative crime according to Art. 1(1) and 51(1) PCT and Request. Sincerely yours Dr. Y. Zagayansky (e-mail Kamel.idris@wipo.int - became unworking).

Supplements: Monstrous direct documents proving that European Governments are Brigands and Law Usurpers à la Palermo (as only EXAMPLES).

a). Demonstrative criminal usurping falsification of EPO Unity Director. As one can see the level of Director of EPO Search Unity E. De Bandel intentionally falsified the signature (making its half - see below), moreover without sending of any juridically valid document since half of year). It is already irreversibly intentionally penal comme made by European Governments.

b). Falsification in forward à LA PALERMO. EPO tries by anyway to stop my Application PCT/IB00/00843-EP938954.5 (with exemplary complete Search without any X and Y but with similar General scientific base construction). Wherein EPO's obstacle was in reality only crashable opposite sense of Rule 39(i) PCT. So, logically, they tried to falsify the illegal returning again to Examination. "So" in many years later! de facto they wrote (Directorate General 2) that there is no Priority document neither in WIPO nor in EPO. It was a priori à la Palermo: there were 4 copies in 4!!! Departments! (prevent!). It is difficult days for falsifiers of evident patent! (See separate page of signed by me papers Y. Zagayansky). It is evident, that the responsible intentional falsifiers of European Governments must be exemplary punished by at least "Disciplinary Board of Appeal", that could be later "Tribunal of Nuremberg" as Crime against Humanity with this very important Medicinal Applications. Earth must be burnt under foots of intentional very responsible falsifiers!

(both pages are signed). Separate letter to Mrs. Godbersen is in the same envelope. Y. Zagayansky

The procedure before the International Searching Authority (ISA) was closed by virtue of establishing and sending the International Search Report. There is no provision for review or appeal. Thus, the EPO can not grant your request to withdraw or amend the International Search Report.

As a final point, it should be mentioned that once you proceed into the regional phase before the EPO, a search may be carried out should the problems which led to the non-establishment of the Search Report in respect of certain claims be overcome (see "Guidelines for Examination in the EPO", B-VIII, 6.). Your arguments and proposed amendments of description and claims may then be taken into account.

Yours sincerely,

P. P. Y. Zagayansky

E. De Bandel,
Director 1521

BEST AVAILABLE COPY

CODE: 080720
AGENCE: SOCIÉTÉ GÉNÉRALE
GROUPE PARIS SEINE AMON
LOGISTIQUE UNIFIÉE
31/35 RUE FROIDEVAUX
FRANCE PARIS
S.G. 03085

TO THE ORDER OF

COMMISSIONER OF PATENTS AND TRADE MARKS
OF USPTO

JPMORGAN CHASE BANK
NEW YORK, NY 10017

11080720110210000211001171135911

P. 1216 Ed. 04.2003

SOCIÉTÉ GÉNÉRALE
AGENCE (FRANCE)

DETACH AND RETAIN THIS VOUCHER
THE ATTACHED CHECK IS IN PAYMENT OF ITEMS DESCRIBED BELOW
IF NOT CORRECT PLEASE NOTIFY US PROMPTLY. NO RECEIPT DESIRED.

DATE	DESCRIPTION	AMOUNT
10/08/2004	MR. JORDRE MR. ZAGYANSKY	USD 460,-

DELUXE BUSINESS FORMS 1400-030-004

VB0097.CDR

SOCIÉTÉ GÉNÉRALE

AVIS D'OPERATION
EMISSION DE CHEQUE

SOCIÉTÉ GÉNÉRALE - SA au capital de 559 617 200,25 EUR - Siège social à PARIS, 39 BD HAUSMANN - 95313 20322 RCS PARIS

D.E.C. PSA - LOGISTIQUE UNIFIÉE
31 35 RUE FROIDEVAUX
75014 PARIS
Tel: 01 53 74 18 85 - Fax: 01 53 74 19 08

MR YULY ZAGYANSKY
ENTRAIDE
22 RUE STE MARIE
75010 OARIS
FRANCE

A. PARIS, le: 10/08/2004

Référence de l'opération : 0080720
(ou numéro de cheque)

Nous vous informons que nous DEBITONS votre compte :

Agence : Identification internationale/IBAN :

PARIS SEINE-AMONT	PR76	30003	03080	00050524140	89
Du montant de :	460.00	USD	Valeur :	10/08/2004	
(ou de sa contre-valeur)					
Motif :					
Correspondant :	JP MORGAN CHASE BANK NEW YORK				
Bénéficiaire :	COMMISSIONER OF PATENTS				
(ou donneur d'ordre)					

Nous débitons votre compte :

PR76	30003	03080	00050524140	89
------	-------	-------	-------------	----

des commissions suivantes :

EMISSION CHQ DE BANQUE

31.87

TOTAL A VOTRE DEBIT :

31.87

(ou de sa contre-valeur)

DONT T.V.A. (19.60%)

5.22

EUR

10/08/2004

14.14 August 2004